## DISTRICT COURT OF THE VIRGIN ISLANDS

## DIVISION OF ST. CROIX

IDONA WALLACE	1:02-cv-107
v.	
KMART CORPORATION	
ERROL STANLEY, NIGEL CHARLES, MELVIN NEAL, JOSEPH SONNY, WRANDA DAVIS	1:03-cv-55
v.	
ST. CROIX BASIC SERVICES, INC., BASIC INDUSTRIES, INC., HOVENSA, L.L.C., and AMERADA HESS CORPORATION	
FORREST THOMAS	1:03-cv-163
v.	
CENTENNIAL COMMUNICATIONS CORP., CENTENNIAL CARIBBEAN HOLDING CORP., and CENTENNIAL USVI OPERATIONS CORP.	
MARK VITALIS,	1:05-cv-101
v.	
SUN CONSTRUCTORS, INC., RICHARD	

"DOC" LANGNER, and EXCEL GROUP,

INC.

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PATRICE CANTON	1:05-cv-143
v.	
KMART CORPORATION	
GLENFORD RAGGUETTE	1:06-cv-173
v.	
PREMIER WINES AND SPIRITS, LTD.	
TERRANCE ALEXIS	1:07-cv-91
v.	
HOVENSA, L.L.C., and HESS f/k/a Amerada Hess Corporation	
HELEN JAMES-STEELE	1:04-CV-123
v.	
FORD MOTOR COMPANY	

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TO: See attached distribution list

ORDER DENYING PLAINTIFFS' MOTION TO VACATE AUGUST 17, 2010[,]
DISCOVERY ORDERS IN COMPLIANCE WITH AUGUST 13, 2010[,] ORDER OF
THE THIRD CIRCUIT COURT OF APPEALS

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THIS MATTER came before the Court upon Plaintiffs' Motion to Vacate August 17,

2010[,] Discovery Orders in Compliance with August 13, 2010[,] Order of the Third Circuit

Court of Appeals (1:02-cv-107, Docket No. 294). Defendant Kmart Corporation filed an

opposition to said motion, and Plaintiffs filed a reply thereto.

Being advised in the premises and upon due consideration thereof, the Court finds

that Plaintiffs' motion is without merit and, consequently, will deny the motion.

With regard to the order (1:02-cv-107, Docket No. 285 (identified by Plaintiffs in their

motion as Case No. 2003/163, Doc. No. 260)) ruling upon Plaintiffs' Motion For Protective

Order and to Sequester Witnesses, the Court finds that the order does not violate the order

of the Third Circuit dated August 13, 2010, and entered in these matters on August 17,

2010. It is clear from the order that Judge Savage signed and dated that order on August

12, 2010; hence, before the Third Circuit's decision. It would appear that, as the chambers'

staff who normally docket Judge Savage's orders were attending a court-related forum on

that date and were unavailable to docket the order immediately, docketing of the order

was delayed until such time that a Deputy Clerk was informed of its readiness and

available to perform the task. Thus, the Court finds that the order was issued prior to the

entry of the Third Circuit order and is not in violation thereof.

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The other order with which Plaintiffs take issue also does not violate the Third

Circuit's August 13, 2010, order. That order (1:02-cv-107, Docket No. 286) addresses

Plaintiffs' failure to comply with a previous order of the Court. Nothing in the order of the

Third Circuit stays, vacates, alters, amends, or modifies any orders, decisions, or rulings

made by Judge Savage prior to the date of its order directing him to refer all discovery

matters relating to the issue of disqualification to a U.S. Magistrate Judge. Moreover,

nothing in the Third Circuit order restricts Judge Savage from enforcing or requiring

compliance with any of his previous orders, decisions, or rulings. Therefore, the order

stands.

Accordingly, it is hereby **ORDERED** that Plaintiffs' Motion to Vacate August 17,

2010[,] Discovery Orders in Compliance with August 13, 2010[,] Order of the Third Circuit

Court of Appeals (1:02-cv-107, Docket No. 294) is **DENIED**.

**ENTER:** 

Dated: August 26, 2010

/s/ George W. Cannon, Jr.

GEORGE W. CANNON, JR.

U.S. MAGISTRATE JUDGE

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